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APPLICATION NO	. [	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/830,038 07/17/2001		07/17/2001	Klaus Hohn	12406-017001	9454
26161	7590	7590 07/07/2006		EXAMINER .	
FISH & RICHARDSON PC				DINH, TUAN T	
P.O. BOX 1022 MINNEAPOLIS, MN 55440-1022				ART UNIT	PAPER NUMBER
• • • • • • • • • • • • • • • • • • • •				2841	-
				DATE MAILED: 07/07/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

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Application Number

_	Application/Control No.	Applicant(s)/Patent under Reexamination
	09/830,038	HOHN ET AL.
		Art Unit
	Tuan Dinh	2841

**Document Code - AP.PRE.DEC** 

## Notice of Panel Decision from Pre-Appeal Brief Review



This is i

1. ☐ Improper Request — The Request is improper and a conference will not be held for the following reason(s):  ☐ The Notice of Appeal has not been filed concurrent with the Pre-Appeal Brief Request. ☐ The request does not include reasons why a review is appropriate. ☐ A proposed amendment is included with the Pre-Appeal Brief request. ☐ Other:  The time period for filing a response continues to run from the receipt date of the Notice of Appeal or from the mail date of the last Office communication, if no Notice of Appeal has been received.  2. ☒ Proceed to Board of Patent Appeals and Interferences — A Pre-Appeal Brief conference has been held. The application remains under appeal because there is at least one actual issue for appeal. Applicant is required to submit an appeal brief in accordance with 37 CFR 41.37. The time period for filing an appeal brief will be reset to be one month from mailing this decision, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of this decision or the receipt date of the notice of appeal, as applicable.  ☒ The panel has determined the status of the claim(s) is as follows: Claim(s) allowed: Claim(s) discreted to: Claim(s) withdrawn from consideration: Claim(s) withdrawn from consideration: ☐ Beamer clearly disclass use of plusiboure which will inherently be solder unwettable as the watched of the conting secol. 2.  3. ☐ Allowable application — A conference has been held. The rejection is withdrawn and a Notice of Allowance will be mailed. Prosecution on the merits remains closed. No further action is required by applicant at this time.	is is in response to the Pre-Appeal Brief Request for Review filed 6/7/06.
☐ The request does not include reasons why a review is appropriate. ☐ A proposed amendment is included with the Pre-Appeal Brief request. ☐ Other:  The time period for filing a response continues to run from the receipt date of the Notice of Appeal or from the mail date of the last Office communication, if no Notice of Appeal has been received.  2. ☑ Proceed to Board of Patent Appeals and Interferences — A Pre-Appeal Brief conference has been held. The application remains under appeal because there is at least one actual issue for appeal. Applicant is required to submit an appeal brief in accordance with 37 CFR 41.37. The time period for filing an appeal brief will be reset to be one month from mailing this decision, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of this decision or the receipt date of the notice of appeal, as applicable.  ☑ The panel has determined the status of the claim(s) is as follows: Claim(s) allowed: ☐ Claim(s) objected to: ☐ Claim(s) withdrawn from consideration: ☐ Baryer clearly disclaise use of filingsibrane — which will inherently be solder unwettable—as the material of the coating, see col. 2.  3. ☐ Allowable application — A conference has been held. The rejection is withdrawn and a Notice of Allowance will be mailed. Prosecution on the merits remains closed. No further action is required by applicant at this time.	· · · · · · · · · · · · · · · · · ·
the mail date of the last Office communication, if no Notice of Appeal has been received.  2. Proceed to Board of Patent Appeals and Interferences – A Pre-Appeal Brief conference has been held. The application remains under appeal because there is at least one actual issue for appeal. Applicant is required to submit an appeal brief in accordance with 37 CFR 41.37. The time period for filing an appeal brief will be reset to be one month from mailing this decision, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of this decision or the receipt date of the notice of appeal, as applicable.  [X] The panel has determined the status of the claim(s) is as follows:  Claim(s) allowed:  Claim(s) objected to:  Claim(s) objected to:  Claim(s) withdrawn from consideration:  Benger clearly disclass use of pulsiblane which will inherently be solder unwettable.  Benger clearly disclass use of pulsiblane which will inherently be solder unwettable.  Benger clearly disclass use of pulsiblane which will inherently be solder unwettable.  Benger clearly disclass use of pulsiblane which will inherently be solder unwettable.  Benger clearly disclass use of pulsiblane.  3. Allowable application — A conference has been held. The rejection is withdrawn and a Notice of Allowance will be mailed. Prosecution on the merits remains closed. No further action is required by applicant at this time.	<ul><li>The request does not include reasons why a review is appropriate.</li><li>A proposed amendment is included with the Pre-Appeal Brief request.</li></ul>
held. The application remains under appeal because there is at least one actual issue for appeal. Applicant is required to submit an appeal brief in accordance with 37 CFR 41.37. The time period for filing an appeal brief will be reset to be one month from mailing this decision, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of this decision or the receipt date of the notice of appeal, as applicable.	
Claim(s) objected to: Claim(s) rejected: 1-7, 27-33. Claim(s) withdrawn from consideration: Berger clearly discloses use of polysibxane which will inherently be solder unwettable.  Berger clearly discloses use of polysibxane which will inherently be solder unwettable.  3. Allowable application — A conference has been held. The rejection is withdrawn and a Notice of Allowance will be mailed. Prosecution on the merits remains closed. No further action is required by applicant at this time.  4. Reopen Prosecution — A conference has been held. The rejection is withdrawn and a new Office	held. The application remains under appeal because there is at least one actual issue for appeal. Applicant is required to submit an appeal brief in accordance with 37 CFR 41.37. The time period for filing an appeal brief will be reset to be one month from mailing this decision, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of this decision or the receipt date
	Claim(s) objected to:  Claim(s) rejected: 1-7, 27-33.  Claim(s) withdrawn from consideration:  Berger clearly discloses use of physiloxane which will inherently be solder unweltable as the material of the coating, see col. 2.  3. Allowable application — A conference has been held. The rejection is withdrawn and a Notice of Allowance will be mailed. Prosecution on the merits remains closed. No further action is required by
I participants:  QAS Sherry . (3)SPE Cuneo	I participants:  QAS Sherry . (3)SPE Cuneo(Wasser)

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